# EXHIBIT 2

### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

MICHAEL HUTCHINSON  Plaintiff,	§ §		
v.	§ §	CIVIL ACTION NO.	4:22-cv-03497
IOWA MOTOR TRUCK TRANSPORT,	§ §		
INC. AND CALEB HOYLE  Defendants.	§ §		

### INDEX OF STATE COURT FILE

The following is an index identifying each state court document and the date in which each document was filed in the 113<sup>th</sup> Judicial District Court of Harris County, Texas.

EXHIBIT	DATE	DOCUMENT
2		Index of State Court File
2a	10/04/2022	Docket Sheet
<b>2</b> b	09/07/2022	Plaintiff's Original Petition
2c	09/07/2022	Request for Issuance of Service on Caleb Hoyle
2d	09/07/2022	Request for Issuance of Service on Iowa Motor Truck Transport, Inc.
<b>2</b> e	09/26/2022	Affidavit of Service on the Texas Transportation Commission for Cable Hoyle
<b>2</b> f	09/27/2022	Return of Service for Iowa Motor Truck Transport, Inc.
<b>2</b> g	09/28/2022	Defendant Iowa Motor Truck Transport, Inc.'s Original Answer
2h	09/28/2022	Defendant Iowa Motor Truck Transport, Inc.'s Jury Request

# EXHIBIT 2a

### 2022-56581

COURT: 113th

113

**FILED DATE:** 9/7/2022

CASE TYPE: Motor Vehicle Accident



### **HUTCHINSON, MICHAEL**

Attorney: ROSENFELD, ADAM JOSEPH

VS.

### **IOWA MOTOR TRUCK TRANSPORT INC**

Attorney: SARGENT, DAVID LYNN

Docket Sheet Entries		
Date	Comment	

2022-56581 Page 1 of 1

# EXHIBIT 2b

Marilyn Burgess - District Clerk Harris County
Envelope No. 68021985
By: Patricia Jones

By: Patricia Jones Filed: 9/7/2022 1:12 PM

CAUSE NO	•	
MICHAEL HUTCHINSON	§	IN THE DISTRICT COURT
	§ §	
VS.	§ §	HARRIS COUNTY, TEXAS
IOWA MOTOR TRUCK TRANSPORT	§	
INC. AND CALEB HOYLE	§	JUDICIAL DISTRICT

### **PLAINTIFF'S ORIGINAL PETITION**

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, MICHAEL HUTCHINSON, hereinafter referred to as Plaintiff, complaining of IOWA MOTOR TRUCK TRANSPORT INC. and CALEB HOYLE, hereinafter referred to as Defendants, and for cause of action would respectfully show the Court as follows:

### I. DISCOVERY CONTROL PLAN

Plaintiff requests discovery be conducted under Level 3 as set forth in Texas Rule of Civil Procedure 190.4.

#### II. VENUE

Plaintiff is an individual residing in Channelview, Harris County, Texas.

Defendant, IOWA MOTOR TRUCK TRANSPORT INC., is an entity doing business in the state of Texas without a registered agent. Pursuant to the Texas Long Arm Statute under Chapter 17 of Texas Civil Practices and Remedies Code, this defendant may be served with due process herein by serving its President, Jeremy Gouge, at 365 Cottonwood Drive, Garner, Iowa 50438. **Issuance of citation is requested at this time.** 

Defendant, CALEB HOYLE, is an individual residing in Hicksville, Ohio. Service of process should be served on Defendant by serving J. Bruce Bugg, Jr., Chairman of the Texas Transportation Commission, at 125 E. 11th St., Austin, Texas, 78701-2483, to then be forwarded

to the last known address for Defendant, Caleb Hoyle, at 126 ½ E. High Street, Hicksville, Ohio 43526. Issuance of citation is requested at this time.

Venue is proper in Harris County because all or a substantial part of the events or omissions giving rise to the claim occurred in Harris County, Texas.

#### III. FACTS AND CAUSES OF ACTION

The motor vehicle collisions caused by Defendant, CALEB HOYLE, occurred on or about May 17, 2021. Plaintiff, MICHAEL HUTCHINSON, was driving his vehicle eastbound on the East Freeway, when a vehicle owned by Defendant, IOWA MOTOR TRUCK TRANSPORT INC., and driven by Defendant, CALEB HOYLE, collided with the rear-end of Plaintiff's vehicle. As a result, Plaintiff sustained serious injuries.

Defendant, IOWA MOTOR TRUCK TRANSPORT INC., is liable for the actions of its employee and/or agent, CALEB HOYLE, who was acting in the course and scope of his employment in furtherance of the business interests of IOWA MOTOR TRUCK TRANSPORT INC. On the occasion in question, Defendant, CALEB HOYLE, operated his vehicle in a negligent manner, in that he violated the duty which he owed the plaintiff to exercise ordinary care in the operation of his motor vehicle in one or more of the following particulars, including but not limited to:

- 1. Driving without paying enough attention;
- 2. Failing to yield the right of way;
- 3. Failing to control his speed;
- 4. Failing to steer the vehicle to avoid a collision;
- 5. Failing to apply the brakes to avoid a collision;
- 6. Failing to timely apply the brakes to avoid a collision; and

7. In any combination of two or more of the above.

Further, Defendant, IOWA MOTOR TRUCK TRANSPORT INC., was negligent in hiring CALEB HOYLE, and in entrusting a vehicle to Defendant, CALEB HOYLE, when they knew, or should have known, he was a reckless or irresponsible driver.

Each of these acts and omissions, singularly or in combination with others, constitute negligence and negligence per se, which proximately caused the collisions made the basis of this action for the injuries and damages to the Plaintiff.

#### IV. DAMAGES

As a direct and proximate result of the negligence of Defendants, Plaintiff sustained injuries to his neck, back, shoulders and other parts of his body. Plaintiff, MICHAEL HUTCHINSON, files this suit to recover the following damages:

- a. Physical pain and mental anguish in the past and future;
- b. Lost earnings in the past and loss of future earning capacity;
- c. Physical impairment in the past and future;
- d. Physical disfigurement in the past and future;
- e. Reasonable medical expenses in the past and future; and
- f. Exemplary damages.

To the extent that Plaintiff had any pre-existing condition at the time of the occurrence in question, the same was not disabling, and he would respectfully show that such pre-existing condition, if any, was aggravated by the collisions, made the basis of this suit, to such an extent that it became disabling, bringing about the necessity of medical treatment.

Plaintiff would show that he has incurred medical expenses in the past and will continue to incur medical expenses in the future.

Plaintiff seeks to recover damages within the jurisdictional limits of this Court.

Plaintiff also seeks damages for his injuries by way of pre-judgment and post-judgment interest payments for all damages he has suffered and that have accrued by the time of judgment.

In accordance with the Texas Rules of Civil Procedure, Plaintiff specifically seeks monetary relief **over \$1,000,000.00**.

### V. NOTICE

Plaintiff hereby gives notice of intent to utilize items produced in discovery in the trial of this matter and the authenticity of such items is self-proven per the *Texas Rules of Civil Procedure* 193.7.

### VI. JURY DEMAND

Plaintiff demands a trial by jury and has tendered the appropriate fee.

WHEREFORE, PREMISES CONSIDERED, Plaintiff prays that the defendants, IOWA MOTOR TRUCK TRANSPORT INC. and CALEB HOYLE, be cited to appear and answer herein, that upon trial hereof he have judgment of the Court against the Defendants, in excess of the jurisdictional amount in addition to all pre-judgment and post-judgment interest as provided by law, for all costs of court, and for all such other and further relief, both general and special, legal and equitable to which he may be justly entitled.

### Respectfully submitted,

SCHECHTER, SHAFFER & HARRIS, L.L.P.

### /s/ Adam J. Rosenfeld

ADAM J. ROSENFELD Texas Bar No. 24067848 3200 Travis, 3<sup>rd</sup> Floor Houston, Texas 77006

Tel: 713-524-3500 Fax: 866-678-0789

ajrosenfeldsrv@smslegal.com ATTORNEYS FOR PLAINTIFF

### **Automated Certificate of eService**

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Adam Rosenfeld on behalf of Adam Rosenfeld Bar No. 24067848

ajrosenfeld@smslegal.com

Envelope ID: 68021985

Status as of 9/7/2022 2:33 PM CST

Associated Case Party: Michael Hutchinson

Name BarNumber Email TimestampSubmitted Status
Adam Rosenfeld ajrosenfeldsrv@smslegal.com 9/7/2022 1:12:52 PM SENT

# EXHIBIT 2c



Harris County Envelope No: 68021985 By: JONES, PATRICIA D Filed: 9/7/2022 1:12:52 PM

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

Request for Issuance of Service  CASE NUMBER: CURRENT COURT:	
Name(s) of Documents to be served: Plaintiff's Original Petition	
FILE DATE: _09-07-2022 Month/Day/Year SERVICE TO BE ISSUED ON (Please List Exactly As The Name Appears In The Pleading To Be	
Served):	
Issue Service to: Caleb Hoyle	
Address of Service: Chairman of Texas Transportation Commission, 125 E. 11th Street, Austin, Texas 78701-2483 then to	
City, State & Zip: forward to Caleb Hoyle at his last known address, 126 ½ E. High Street, Hicksville, Ohio 43526	
Agent (if applicable) <u>J. Bruce Bugg, Jr., Chairman of the Texas Transportation Commission</u>	
TYPE OF SERVICE/PROCESS TO BE ISSUED: (Check the proper Box)	
☐ Citation ☐ Citation by Posting ☐ Citation by Publication ☐ Citations Rule 106 Serv	vice
Citation Scire Facias Newspaper	
☐ Temporary Restraining Order ☐ Precept ☐ Notice	
Protective Order	
Secretary of State Citation (\$12.00) Capias (not an E-Issuance) Attachment	
☐ Certiorari ☐ Highway Commission (\$12.00)	
☐ Commissioner of Insurance (\$12.00) ☐ Hague Convention (\$16.00) ☐ Garnishment	
☐ Habeas Corpus ☐ Injunction ☐ Sequestration	
□ Subpoena	
Other (Please Describe)	
(See additional Forms for Post Judgment Service)	
SERVICE BY (check one):  ATTORNEY PICK-UP (phone) E-Issuance by District Clerk  MAIL to attorney at: (No Service Copy Fees Charged)  CONSTABLE  Note: The email registered with EffleTexas.gov must be used to retrieve the E-Issuance Service Documents.  Visit www.hcdistrictclerk.com for more instructions.	€
CIVIL PROCESS SERVER - Authorized Person to Pick-up: Phone:  OTHER, explain	
Issuance of Service Requested By: Attorney/Party Name: Adam J. Rosenfeld_Bar # or ID 24067848	<u> </u>
Mailing Address: <u>3200 Travis</u> , 3 <sup>rd</sup> Floor, Houston, TX 77006; Email: ajrosenfeldsrv@smslegal.com	
Phone Number: 713-524-3500	

# EXHIBIT 2d



Harris County Envelope No: 68021985 By: JONES, PATRICIA D Filed: 9/7/2022 1:12:52 PM

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

CASE NUMBER:	equest for Issuance of Service CURRENT COURT:	
Name(s) of Documents to be served: Plaintiff's Origina	al Petition	
FILE DATE: <u>09-07-2022</u> SERVICE TO BE ISSUED ON (Please I		s In The Pleading To Be
Served):		
Issue Service to: <u>Iowa Motor Truck Trans</u>	sport Inc.	
Address of Service: 365 Cottonwood Driv	<u>e</u>	
City, State & Zip: Garner, Iowa 50438		
Agent (if applicable) President, Jeremy C	Gouge	
TYPE OF SERVICE/PROCESS TO BE	<b>ISSUED</b> : (Check the proper Box)	
☐ Citation ☐ Citation by Posting	Citation by Publication	☐ Citations Rule 106 Service
☐ Citation Scire Facias	Newspaper	
☐ Temporary Restraining Order	Precept	<b>☐</b> Notice
☐ Protective Order		
☐ Secretary of State Citation (\$12.00)	Capias (not an E-Issuance)	☐ Attachment
☐ Certiorari	☐ Highway Commission (\$12.0	0)
☐ Commissioner of Insurance (\$12.00)	☐ Hague Convention (\$16.00)	☐ Garnishment
☐ Habeas Corpus		☐ Sequestration
☐ Subpoena		
Other (Please Describe)		
(See additional Forms for Post Judgmen	t Service)	
SERVICE BY (check one):  ATTORNEY PICK-UP (phone)	⊠ E-Issuan	ce by District Clerk
MAIL to attorney at:	(No Servi	ice Copy Fees Charged)
<ul><li>☐ CONSTABLE</li><li>☐ CERTIFIED MAIL by District Clerk</li></ul>		d with EfileTexas.gov must be lance Service Documents.
CERTIFIED WHILL by District Cicin		com for more instructions.
☐ CIVIL PROCESS SERVER - Author	rized Person to Pick-up:	Phone:
OTHER, explain		
Issuance of Service Requested By: Attorn	ney/Party Name: Adam J. Rosenfelo	1_Bar # or ID 24067848
Mailing Address: 3200 Travis, 3rd Floor, H	Houston, TX 77006; Email: ajrosenfe	eldsrv@smslegal.com
Phone Number: 713-524-3500		

# EXHIBIT 2e

AFFIDAVIT OF SERVICE

9/26/2022 5:43 PM Marilyn Burgess - District Clerk Harris County Envelope No. 68629634

By: Tasha Fraser Filed: 9/26/2022 5:43 PM

State of Texas

County of Harris

113th Judicial District Court

Case Number: 202256581

Michael Hutchinson

VS.

Defendant:

Iowa Motor Truck Transport Inc.

For: Schechter, Shaffer & Harris, LLP 3200 Travis 3rd Floor Houston, TX 77006

Received by Mike Techow on the 21st day of September, 2022 at 9:50 am to be served on Caleb Hoyle by serving the Texas Transportation Commission, 125 E. 11th St., Austin, Travis County, TX 78701.

I, Mike Techow, being duly sworn, depose and say that on the 21st day of September, 2022 at 4:05 pm, I:

INDIVIDUALLY/PERSONALLY delivered a true and correct copy of the Two Copies of Citation and Plaintiff's Original Petition with \$25.00 Texas Transportation Commission Fee with the date of service endorsed thereon by me, to: Jenna Townsend, The Texas Transportation Commission at the address of: 125 E. 11th St., Austin, Travis County, TX 78701, and informed said person of the contents therein, in compliance with state statutes.

My name is Mike Techow. My date of birth is 6/26/1972. My work address is 809 Nueces, Austin, TX 78701. I declare under penalty of perjury that the foregoing is true and correct. Executed in Travis County on September 22, 2022 by Mike Techow, declarant.

Subscribed and Sworn to before me on the 22nd day of September, 2022 by the affiant who is personally known to me

**NOTARY PUBLIC** 

ALYSSA BAILEY BENAVIDES Notary Public, State of Texas Comm. Expires 06-13-2026 Notary ID 133809459

Mike Techow

PSC-1215, Exp. 7/31/2024

Legal Process Resources P.O. Box 924 Seabrook, TX 77586 (281) 830-6000

Our Job Serial Number: MST-2022008620 Ref: Michael Hutchinson v. Iowa Motor Truck

# EXHIBIT 2f

### Case 4:22-cv-03497 Document 1-2 Filed on 10/11/22 in TXSD Page 19 of 29

CAUSE NO. 202256581

Marilyn Burgess - District Clerk Harris County
Envelope No. 68676544
By: cassie combs
Filed: 9/27/2022 8:16 PM

COPY OF PLEADING PROVIDED BY PLT

RECEIPT No: 941194 TRACKING #: 74052683

**EML** 

Plaintiff: HUTCHINSON, MICHAEL In The 113th

Judicial District Court of Harris County, Texas

Defendant: IOWA MOTOR TRUCK TRANSPORT INC

Houston, Texas

### **CITATION - NON RESIDENT**

THE STATE OF TEXAS County of Harris

VS.

To: IOWA MOTOR TRUCK TRANSPORT INC MAY BE SERVED WITH DUE PROCESS HEREIN BY SERVING ITS PRESIDENT JEREMY GOUGE

365 COTTONWOOD DRIVE GARNER IA 50438

Attached is a copy of: PLAINTIFF'S ORIGINAL PETITION

This instrument was filed on 9/7/2022 12:00:00 AM, in the above cited cause number and court. The instrument attached describes the claim against you.

**YOU HAVE BEEN SUED.** You may employ an attorney. If you or your attorney do not file a written answer with the District Clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration date of 20 days after you were served this citation and petition, a default judgment may be taken against you. In addition to filing a written answer with the clerk, you may be required to make initial disclosures to the other parties of this suit. These disclosures generally must be made no later than 30 days after you file your answer with the clerk. Find out more at TexasLawHelp.org.

This citation was issued on September 16, 2022, under my hand and seal of said court.

Issued at the request of: ROSENFELD, ADAM J. 3200 TRAVIS 3RD FLOOR HOUSTON, TX 77006 713-524-3500

Bar Number: 24067848

OF HARRICO COUNTY AND THE PROPERTY OF THE PROP

Marilyn Burgess

Marilyn Burgess, District Clerk Harris County, Texas 201 Caroline, Houston Texas 77002 (PO Box 4651, Houston, Texas 77210)

Generated By: PATRICIA JONES

• 6					
EML	Tracking Number: 74052683				
CAUSE NUMBER: 2022	256581				
PLAINTIFF: HUTCHINSON, MICHAEL vs.  DEFENDANT: IOWA MOTOR TRUCK TRANSPORT INC	In the 113th  Judicial District Court of  Harris County, Texas				
OFFICER - AUTHORIZED PER	RSON RETURN				
Came to hand at $9:50$ o'clock $4$ . M. On the $27$ Executed at	day of September, 20,22.				
(Address) 365 Cottonwood Drive Garner in Hantock County at o'clock September , 20 22, by					
Delivering to The Truck In the Start of Citation together with the accompanying 1 copy (ies) of attached thereto and I endorsed on said copy of the Citation the da	defendant, in person, a true copy of this the PLAINTIFF'S ORIGINAL Petition ate of delivery.				
To certify which I affix my hand officially this	_day of <u>September</u> ,				
Fees \$	Deputy				
On this day, September 27, 2022 signature appears on the foregoing return, personally appeared. It this citation was executed by him/her in the exact manner recited of	After being by me duly sworn, he/she stated that on the return.				
SWORN TO AND SUBSCRIBED BEFORE ME, On this 27	day of September,				
ANDREA K NEDVED Commission Number 765785 My Commission Expires December 8, 20	Modea K Nedwed  Notary Public				

# EXHIBIT 2g

Marilyn Burgess - District Clerk Harris County
Envelope No. 68706714
By: cassie combs

Filed: 9/28/2022 3:11 PM

#### CAUSE NO.: 202256581

MICHEAL HUTCHINSON,	§	IN THE DISTRICT COURT OF
	§	
Plaintiff,	§	
	§	
<b>v.</b>	§	
	§	HARRIS COUNTY, TEXAS
IOWA MOTOR TRUCK TRANSPORT,	§	
INC, AND CALEB HOYLE,	§	
	§	
Defendants.	§	113 <sup>TH</sup> CIVIL DISTRICT

### DEFENDANT IOWA MOTOR TRUCK TRANSPORT, INC.'S ORIGINAL ANSWER TO PLAINTIFF'S ORIGINAL PETITION

#### TO THE HONORABLE JUDGE OF SAID COURT:

**COMES NOW** Iowa Motor Truck Transport, Inc., Defendant herein, and files this its Original Answer to Plaintiff's Original Petition, and in support thereof would respectfully show unto this Honorable Court as follows:

### I. GENERAL DENIAL

Defendant denies each and every, all and singular, the allegations contained in Plaintiff's Original Petition, and all supplements and amendments thereto, and demands strict proof thereof as authorized by Texas Rule of Civil Procedure 92.

### II. INITIAL DISCLOSURE

Under Texas Rule of Procedure 194.2, Defendant requests that Plaintiff makes his initial disclosures within thirty (30) days of the filing of Defendant's Original Answer, and provides information or material described in Rule 194.2(b) of the Texas Rules of Civil Procedure.

III.
NOTICE OF INTENT TO USE DOCUMENTS PRODUCED
PURSUANT TO RULE 193.7

Defendant places Plaintiff on notice that pursuant to Texas Rule of Civil Procedure 193.7, all documents produced by Plaintiff in this litigation are authenticated for use against the producing party in this case and may be used as evidence during pre-trial procedures and at trial of this matter.

IV. PRAYER

WHEREFORE, PREMISES CONSIDERED, Defendant Iowa Motor Truck Transport, Inc. prays that upon final hearing hereof, Plaintiff takes nothing by way of his cause of action herein, that Defendant recovers its costs herein expended, and for such other and further relief, at law or in equity, to which Defendant may show itself justly entitled to receive.

Respectfully submitted,

SARGENT LAW, P.C.

By: /s/ David Sargent

**DAVID L. SARGENT** State Bar No.: 17648700

david.sargent@sargentlawtx.com

1717 Main Street, Suite 4750

Dallas, Texas 75201

Telephone: (214) 749-6000 Facsimile: (214) 749-6100

ATTORNEY FOR DEFENDANT

### **CERTIFICATE OF SERVICE**

The undersigned certifies that on the 28<sup>th</sup> day of September 2022, a true and correct copy of the foregoing document was forwarded via E-File to Plaintiff's counsel of record:

Adam J. Rosenfeld
State Bar No. 24067848

SCHECHTER, SHAFFER & HARRIS, L.L.P.
3200 Travis, 3<sup>rd</sup> Floor
Houston, Texas 77006
(713) 524-3500 Telephone
(866) 678-0789 Facsimile
ajrosenfeldsrv@smslegal.com
service@pstriallaw.com

ATTORNEYS FOR PLAINTIFF

/s/ David L. Sargent
DAVID L. SARGENT

### **Automated Certificate of eService**

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

David Sargent on behalf of David Lynn Sargent

Bar No. 17648700

david.sargent@sargentlawtx.com

Envelope ID: 68706714

Status as of 9/28/2022 3:18 PM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Adam Rosenfeld		ajrosenfeldsrv@smslegal.com	9/28/2022 3:11:49 PM	SENT
Taylor Harrington		taylor.harrington@sargentlawtx.com	9/28/2022 3:11:49 PM	SENT
Barbara Vest		Barbara.Vest@sargentlawtx.com	9/28/2022 3:11:49 PM	SENT
David Sargent		david.sargent@sargentlawtx.com	9/28/2022 3:11:49 PM	SENT

# EXHIBIT 2h

Page 27 OT 29 9/28/2022 3:11 PM
Marilyn Burgess - District Clerk Harris County
Envelope No. 68706714
By: cassie combs

Filed: 9/28/2022 3:11 PM

**CAUSE NO.: 202256581** 

MICHEAL HUTCHINSON,	§	IN THE DISTRICT COURT OF
	§	
Plaintiff,	§	
	§	
V.	§	
	§	HARRIS COUNTY, TEXAS
IOWA MOTOR TRUCK TRANSPORT,	§	
INC, AND CALEB HOYLE,	§	
	§	
Defendants.	§	113 <sup>TH</sup> CIVIL DISTRICT

### DEFENDANT'S IOWA MOTOR TRUCK TRANSPORT, INC.'S REQUEST FOR JURY TRIAL

### TO THE HONORABLE JUDGE OF SAID COURT:

**COMES NOW**, Iowa Motor Truck Transport, Inc., Defendant herein, and requests that a jury trial be held on said cause. A jury fee has been paid by the Defendant.

Respectfully submitted,

**SARGENT LAW, P.C.** 

By: /s/ David Sargent

**DAVID L. SARGENT** State Bar No.: 17648700

david.sargent@sargentlawtx.com

1717 Main Street, Suite 4750

Dallas, Texas 75201

Telephone: (214) 749-6000 Facsimile: (214) 749-6100

ATTORNEY FOR DEFENDANT

### **CERTIFICATE OF SERVICE**

The undersigned certifies that on the 28<sup>th</sup> of September 2022, a true and correct copy of the foregoing document was forwarded via E-File to Plaintiffs' counsel of record:

Adam J. Rosenfeld
State Bar No. 24067848
SCHECHTER, SHAFFER & HARRIS, L.L.P.
3200 Travis, 3<sup>rd</sup> Floor
Houston, Texas 77006
(713) 524-3500 Telephone
(866) 678-0789 Facsimile
ajrosenfeldsrv@smslegal.com
service@pstriallaw.com

**ATTORNEYS FOR PLAINTIFFS** 

/s/ David L. Sargent
DAVID L. SARGENT

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David Sargent on behalf of David Lynn Sargent

Bar No. 17648700

david.sargent@sargentlawtx.com

Envelope ID: 68706714

Status as of 9/28/2022 3:18 PM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Taylor Harrington		taylor.harrington@sargentlawtx.com	9/28/2022 3:11:49 PM	SENT
David Sargent		david.sargent@sargentlawtx.com	9/28/2022 3:11:49 PM	SENT
Barbara Vest		Barbara.Vest@sargentlawtx.com	9/28/2022 3:11:49 PM	SENT
Adam Rosenfeld		ajrosenfeldsrv@smslegal.com	9/28/2022 3:11:49 PM	SENT